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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA **OAKLAND DIVISION**

IN RE: SOCIAL MEDIA ADOLESCENT ADDICTION/PERSONAL INJURY PRODUCTS LIABILITY LITIGATION

This Document Relates To:

ALL ACTIONS

MDL No. 3047

Case No. 4:22-md-03047-YGR (PHK)

STIPULATION REGARDING **DEPOSITION SCHEDULING FOR** TIKTOK DEFENDANTS

The PI/SD Plaintiffs ("Plaintiffs") and Defendants TikTok Ltd., TikTok LLC, TikTok Inc., ByteDance Ltd., and ByteDance Inc. (collectively referred to herein as "TikTok Defendants") (collectively, "the Parties") respectfully submit this stipulation concerning an agreed upon extension of time to depose the TikTok Defendants' witnesses:

Whereas, on February 4, 2025, the TikTok Defendants informed Plaintiffs that a vendor had made processing errors implicating approximately 100,000 Lark chat messages, resulting in the TikTok Defendants' need to reproduce or produce new Lark chat messages;

Whereas, the TikTok Defendants have completed those productions;

Whereas, in an effort to work collaboratively with Plaintiffs, the TikTok Defendants have agreed to allow Plaintiffs to depose fact and 30(b)(6) witnesses of the TikTok Defendants not already deposed through May 30, 2025, to the extent necessary. The parties will continue to work together collaboratively on deposition scheduling.

1 Whereas, the parties will not use depositions of the TikTok Defendants' witnesses occurring 2 outside the close of fact discovery due to the reproductions or productions of Lark messages to 3 argue for a change in the case schedule, including the April 4, 2025 deadline to complete all other 4 discovery as to the TikTok Defendants, the deadlines for expert discovery in the MDL and JCCP, 5 or the trial date in the JCCP. 6 IT IS SO STIPULATED, through Counsel of Record. 7 8 PURSUANT TO STIPULATION, IT IS SO ORDERED. 9 DATED: March 11, 2025 10 11 UNITED STATES MAGISTRATE JUDGE 12 13 Dated: March 10, 2025 Respectfully submitted, 14 15 By: /s/ Michael M. Weinkowitz 16 MICHAEL M. WEINKOWITZ 17 LEVIN SEDRAN & BERMAN, LLP 510 Walnut Street 18 Suite 500 Philadelphia, PA 19106 19 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com 20 ANDRE M. MURA (he/him) 21 GIBBS LAW GROÙP LLP 1111 Broadway, Suite 2100 22 Oakland CA 94612 510.350.9717 | amm@classlawgroup.com 23 www.classlawgroup.com 24 Plaintiff Leadership Committee 25 FELICIA J. CRAICK KELLER ROHRBACK L.L.P. 26 1201 Third Avenue, Suite 3400 Seattle, WA 98101 27 Phone: (206) 623-1900 Fax: (206) 623-3384 28 Email: fcraick@kellerrohrback.com

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ATTESTATION I, Geoffrey M. Drake, hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto. Dated: March 10, 2025 By: /s/ Geoffrey M. Drake Geoffrey M. Drake